

EXHIBIT Q

H5P8911C

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK

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3 IN RE:

4 TERRORIST ATTACKS ON
5 SEPTEMBER 11, 2011

03 MD 1570 (GBD) (SN)

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6
7 May 25, 2017
11:00 a.m.

8 Before:

9 HON. SARAH NETBURN,

10 Magistrate Judge

11 APPEARANCES

12 COZEN O'CONNOR

Attorneys for Plaintiffs' Executive Committee

13 BY: SEAN P. CARTER

14 MARTIN F. McMAHON & ASSOCIATES

Attorneys for Defendant Jelaidan

15 BY: MARTIN F. McMAHON

NICHOLAS KIPA

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1 THE COURT: Thank you.

2 So I have the various letters filed over the last few
3 weeks related to Defendant Jelaidan's efforts or not to secure
4 an OFAC license, and my view of the state of affairs is that
5 Mr. McMahon has not acted with alacrity here, and not until
6 these motions were filed, it appears, that now some progress
7 has been made. I reviewed the e-mail string that you printed
8 out and filed suggesting that you now have a point person at
9 the appropriate office at the Department of Treasury to move
10 this forward.

11 Since filing your submission, Mr. McMahon, is there
12 anything further to report?

13 MR. McMAHON: Not at this time, your Honor. I will
14 explain something.

15 We are working now with Heather Epstein. I think she
16 is in the office of general counsel. She fortuitously was in a
17 meeting with her colleagues, and they were discussing all the
18 letters they received from me. So then she returned the call
19 and said, Mr. McMahon, we are sorry we didn't get back to you,
20 but we are now going to try to assist you, and if you have any
21 questions, please feel free to call.

22 So that, I think, reflects what the problem is over at
23 the agency, your Honor, especially since no new players have
24 come in. We just happened to be being discussed at a meeting
25 nine months after our first submission.

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1 So my goal, your Honor, in all of this was to
2 establish some sort of human being contact at OFAC, because in
3 the past that's been effective for me.

4 Now, I should explain, your Honor, I have never done
5 one of these before. When we 12 years ago applied for
6 licenses, cited by Mr. Carter, I believe we just sent in a fax
7 and four days later we would get a license. So I did lose an
8 associate who was conversant with that process, and he left for
9 greener pastures. I now have a new associate, Nick Kipa, who
10 is here, and he did the best he could with this electronic
11 license preparation. Again, I have never done a license for a
12 non-client, and there appears to be, according to Nick, no box
13 to check for that situation. But Heather Epstein has assured
14 me that if there are any hiccups on the license application,
15 that she will contact me.

16 So to answer your question again, we haven't heard
17 from her recently. I told Nick to check in with her -- we have
18 a direct dial number -- and to continue to report to the Court.
19 I tried to reach her today, or I did reach her, and this is
20 where the application stands.

21 So I apologize on some occasions, your Honor, when I
22 should have informed the Court there was no progress just to
23 make sure, but I have done my best, your Honor, to try to bring
24 about the license application, and again, I apologize. I have
25 had some issues with my personal health, your Honor. I have to

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1 go to dialysis three days a week. I went there today this
2 morning, and that has cut about 20 billable hours out of my
3 schedule. Again, I am working with a new associate who doesn't
4 have the experience that the other one had.

5 So, again, I apologize, your Honor. I think I adopted
6 the correct strategy to try to get somebody to have a dialogue
7 with, and when they were sitting in the meeting, they were
8 discussing the letters that I sent in, three or four, and
9 somebody finally decided to get back to us.

10 THE COURT: Mr. McMahon, I am sorry to hear about your
11 health, and I hope that that improves, but what do you say in
12 connection with your failure to file the status reports every
13 60 days as ordered by the Court?

14 MR. McMAHON: Your Honor, that is my fault. I think
15 in retrospect, of course, I should have filed something and
16 said, I don't have anything to report, but consistent with the
17 obligation to the Court, this is my report. I am still trying
18 to send in letters, etc. I apologize, your Honor. I messed up
19 on that.

20 THE COURT: Mr. Carter, I have read the lengthy
21 submissions from the plaintiffs' executive committee. Do you
22 have anything further that you wish to add to be heard by the
23 Court?

24 MR. CARTER: Only a few minor points, your Honor.

25 One relates to the procedural status of the

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1 proceedings against Defendant Jelaidan.

2 As your Honor is aware, there was extensive motion
3 practice which resulted in the sanction award for which the
4 current OFAC license is needed. While our fee petition for
5 that sanction award was pending, we received discovery from
6 another defendant, Yasin al-Qadi, which included information
7 that indicated that Defendant Jelaidan had successfully
8 assisted al-Qadi in obtaining bank records associated with
9 Jelaidan's accounts for purposes of enabling al-Qadi to respond
10 to a Swiss investigation; and, as a result of that, it became
11 clear to us, at least in our mind, that at periods earlier in
12 the case, when Defendant Jelaidan had been representing to the
13 Court that he had no means to obtain his banking records, he
14 was in fact successfully doing so for the benefit of another
15 defendant.

16 As a result of that, we filed a motion asking Judge
17 Maas to permit us to file an additional application for fees as
18 a sanction for those earlier misrepresentations. Judge Maas
19 authorized us to do so at a hearing on March 22, 2016. We had
20 not filed that additional application for sanctions simply
21 because the original award had not been paid.

22 So in terms of what we are requesting in the present
23 moment, I think the most efficient means would be simply for us
24 to ask to include this OFAC issue in the sanctions petition
25 Judge Maas previously authorized us to file.

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1 THE COURT: Well, before you file anything, I would
2 like to at least move forward a little bit, given that there
3 has now been contact with OFAC, and see what happens over the
4 next few months.

5 So what I am inclined to do is to direct Mr. McMahon
6 to continue his efforts. I am going to order that you provide
7 detailed status reports to me every 30 days, Mr. McMahon.

8 MR. McMAHON: Fine, your Honor.

9 THE COURT: A detailed status report does not mean
10 nothing has happened in the last 30 days. In every report I
11 expect you to demonstrate to me the ways in which you have made
12 efforts to move this along, even if it means that you are
13 harassing whoever you're in touch with at OFAC. I expect you
14 to be aggressively pursuing this, and I want a detailed report
15 which has dates of contact and the form of communication so
16 that I am satisfied that you are truly focusing on this issue.

17 I want those reports to be filed every 30 days. I
18 will fine you, Mr. McMahon, as counsel -- because I believe
19 that this is a problem of your making and not of your client's
20 making -- I will fine you \$100 for every day after the 30-day
21 period that you fail to submit a status report to me, payable
22 directly to the clerk of court. My hope is that you will not
23 have to pay that fine, but four every day that follows the
24 30-day mark, I will fine you \$100, you personally.

25 MR. McMAHON: I understand, your Honor. Again, I

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1 apologize for inflicting on the Court this basic clerical
2 problem to get the application going.

3 THE COURT: Mr. Carter, my request is that you hold
4 off on filing any subsequent sanction motion, at least so we
5 can see what happens in the next coming months with respect to
6 this particular issue.

7 MR. CARTER: That's fine, your Honor.

8 THE COURT: Anything further?

9 MR. McMAHON: Yes, your Honor. I think in terms of
10 the prejudice issue, it is my understanding that the bank
11 account is an interest bearing account, so I don't think they
12 are losing anything, and that's a fortunate situation.

13 THE COURT: Thank you.

14 Anything further?

15 MR. CARTER: Your Honor, I have one unrelated case
16 management order that's probably best to bring to your
17 attention now.

18 Your Honor had previously issued an order directing
19 the parties to submit a comprehensive protocol for depositions.
20 That is currently due on May 29, which is Memorial Day. The
21 defendants' executive committee had requested the opportunity
22 to take a first shot at drafting the protocol, and we have not
23 yet received it. They expect to provide it to us within the
24 next day. But given that we are only receiving it a few days
25 before the May 29 deadline, we wrote to the defendants'